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FROM

Donald W. Muirhead/Bonny

NUMBER OF PAGES

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January 5, 2005

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COMMENTS

AS WE DISCUSSED ON THE TELEPHONE TODAY, ATTACHED IS A COPY OF THE OFFICE ACTION RESPONSE WHICH WAS FILED IN U.S. APPLICATION SERIAL NO. 10/700,438 ON AUGUST 31, 2004 INCLUDING TWO TERMINAL DISCLAIMERS..THANK YOU FOR YOUR ATTENTION TO THIS MATTER.

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Date: August 31, 2004

sets forth the receipt date The Patent and Trademark Office stamping (or both the receipt date and the Serial Number)

of patent application documents identified as follows:

Serial No: Filing Date: Applicant(s): November 4, 2003 Ichiro HAZEYAMA, et al. 10/700,438

SUBSTRATE AND/OR CHIP TRANSFER APPARATUS FOR ARRAYING SMALL CONDUCTIVE BUMPS ON

Amendment Transmittal (in duplicate); Amendment and Response;



3740778_1.DOC

Attorney: Donald W. Muirhead

Checks for \$172.00, \$110.00 and \$110.00.

Copy of Certified English Translation of Priority Document; and

5. 2005- 4:26PM						D. 131 P. 3	
Application Number					r et Number Kim-01802		
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NO. 131 — P. 4

PATENT

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE In re Application of:

Ichiro HAZEYAMA et al.

JAN 0 5 2005

Appl. No.: 10/700,438

Art Unit: 1725

Filed: November 4, 2003

Examiner: EDMONDSON, Lynne

For: TRANSFER APPARATUS FOR

Atty Docket: KIM-01802

ARRAYING SMALL CONDUCTIVE BUMPS ON SUBSTRATE AND/OR

CHIP

CERTIFICATE OF MAILING

I hereby certify that the foregoing document is being deposited with the United States Postal Service as first class mail, postage prepaid, "Post Office to Addressee", in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on August 31, 2004.

Tracey A. Newell

AMENDMENT AND RESPONSE TO OFFICE ACTION

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This paper is being provided in response to the Office Action dated June 1, 2004, for the above-captioned U.S. patent application.

Amendments to the Claims are listed beginning on page 2 of this paper.

Remarks begin on page 8 of this paper.

It is not believed that extensions of time or fees for net addition of claims are required, beyond those which may otherwise be provided for in documents accompanying this paper. However, in the event that additional extensions of time are necessary, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any fees required for consideration of this paper (including fees for net addition of claims) are authorized to be charged in two originally-executed copies of an Amendment Transmittal Letter filed herewith.

Page 1 of 10

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